BRIAN J. STRETCH (CABN 163973) 1 United States Attorney 2 BARBARA J. VALLIERE (DCBN 439353) 3 Chief, Criminal Division SHAILIKA S. KOTIYA (CABN 308758) 4 Assistant United States Attorneys 5 450 Golden Gate Avenue, Box 36055 6 San Francisco, California 94102-3495 Telephone: (415) 436-7443 7 Fax: (415) 436-7234 shailika.kotiya@usdoj.gov 8 Attorneys for United States of America 9 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 OAKLAND DIVISION 13 UNITED STATES OF AMERICA, Case No. 4:17-CR-00462 JSW 14 Plaintiff, STIPULATION AND [PROPOSED] 15 PROTECTIVE ORDER 16 JOB TORRES HERNANDEZ, 17 Defendants. 18 19 With the agreement of the signatories below, the Court enters the following Protective Order: 20 2.1 The Indictment in this matter charges Job Torres Hernandez with harboring illegal aliens for commercial advantage or private financial gain, in violation of 8 U.S.C. § 1324(a)(1)(A)(iii) and (B)(i). 22 23 Pursuant to request for discovery from the defendant and his counsel, the United States intends to 24 produce additional discovery reflecting sensitive information pertaining to alleged victims and witnesses 25 of the criminal conduct. 26 In particular, the discovery to be provided includes documents or other materials containing 27 Personal Identifying Information of any individual (other than his or her name), which is defined as any 28 person's date of birth, social security number, alien identification number, taxpayer identification

number, residence address, residence telephone number, personal cellular telephone number, driver's license number, or names of individuals known to be a minor ("Protected Information").

To ensure that Protected Information is not subject to unauthorized disclosure or misuse,

IT IS HEREBY ORDERED that the parties shall keep Protected Information confidential and only disclose or use Protected Information as allowed by this Order or further Order of this Court. The government is not required to place labels on discovery materials containing Protected Information for that information to be protected by this Order, but if the government does place labels on discovery materials as being subject to this Order, it shall do so only after determining that such discovery materials contain Protected Information. If the parties disagree with the government's designation of discovery materials as containing Protected Information, they shall attempt to resolve those issues before bringing the matter to the Court for resolution.

IT IS FURTHER ORDERED that defense counsel of record, their investigators, assistants, contractors, and employees (collectively, "the defense team") may review with defendants all discovery material produced by the government, but shall not provide defendants with copies of, or permit defendants to make copies of, or have unsupervised access to, any discovery material produced by the government that contains Protected Information, unless the defense team has first entirely redacted from the discovery materials the Protected Information ("Redacted Discovery Materials"). This Order does not restrict the disclosure or use of Redacted Discovery Materials or discovery materials that do not contain Protected Information. The government and defense counsel are ordered to work together to ensure that the discovery materials containing Protected Information are protected, but that defendants have as much access to such materials as can be provided consistent with this Court's order. Discovery material that pertains to a defendant and does not contain Protected Information regarding any other person (e.g., defendant's own bank records, telephone records, and business records) may be provided to that defendant unredacted.

IT IS FURTHER ORDERED that defense counsel may provide unredacted copies of discovery materials containing Protected Information to experts or consultants retained to assist with the preparation of the defense in this case. Any experts or consultants who receive discovery materials containing Protected Information under this Order shall be provided a copy of this Order along with

those materials and shall initial and date the Order reflecting their agreement to be bound by it. A copy of the initialed Order shall be maintained by the defense counsel who retained the expert or consultant.

IT IS FURTHER ORDERED that discovery materials containing Protected Information may only be used for the purpose of preparing or presenting a defense in this matter and related proceedings, and may not be used for other purposes. Further, unless authorized by this Court, discovery materials containing Protected Information may not be disseminated to the media or other third parties (*i.e.*, any person who is not a member of the defense team), including defendant's family members.

This Order shall also apply to any copies made of discovery materials containing Protected Information and covered by this Order.

IT IS FURTHER ORDERED that the parties shall comply with Fed. R. Crim. P. 49.1 and, if a party files a pleading that references, contains, or attaches Protected Information subject to this Order, that filing must be under seal. Nothing in this Order shall be deemed to prevent the parties from introducing documents containing Protected Information into evidence at the trial of this matter, or from otherwise using Protected Information at the trial of this matter, subject to any pretrial order issued by the Court.

IT IS FURTHER ORDERED that defense counsel shall return to the United States or destroy discovery materials containing Protected Information (including any copies thereof, but, for the avoidance of doubt, not including Redacted Discovery Materials) within 14 days after whichever event occurs last in time: dismissal of all charges against the defendant; defendant's acquittal; defendant's sentencing; or the conclusion of any direct appeal. The United States will maintain a copy of discovery materials containing Protected Information and subject to this Protective Order until the period for filing a motion under 28 U.S.C. § 2255 has expired. After the statutory period for filing a motion under 28 U.S.C. § 2255 has expired, the United States is free to destroy documents and materials subject to this Order.

If any defendant is represented by counsel and files a motion pursuant to 28 U.S.C. § 2255, the United States will provide counsel with the documents and materials containing Protected Information

¹ This Order authorizes such filings under seal and the parties are not required to seek additional authorization from the Court to do so.

under the terms of this Order. Defendant's attorney in any motion under 28 U.S.C. § 2255 shall return 1 to the United States or destroy the documents and materials containing Protected Information and 2 3 subject to this Protective Order within 14 days after the district court's ruling on the motion or 14 days 4 after the conclusion of any direct appeal of the district court's order denying the motion, whichever is 5 later. 6 This stipulation is without prejudice to any party applying to the Court to modify the terms of the 7 Order. Defendants Gaither, Mohammed, and any future co-defendants may become parties to this Order 8 by filing an appropriate stipulation. This Court shall retain jurisdiction to modify this Order upon 9 motion of any party even after the conclusion of district court proceedings in this case. 10 IT IS SO STIPULATED. BRIAN J. STRETCH 11 United States Attorney 12 Dated: September 22, 2017 13 SHAILIKA S. KOTIYA 14 Assistant United States Attorney 15 Dated: September 272017 16 J. GARCIA 17 Counsel for Job Torres Hernandez 18 19 20 21 IT IS SO ORDERED. 22 23 24 Dated: HON. JEFFREY S. WHITE 25 United States District Judge 26 27 28